IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

BRAC GROUP, INC. (f/k/a Budget Group, Inc.),

Reorganized Debtor. 1

Chapter 11

Case No. 02-12152 (JLP)

Related Docket Nos. 5264 and 5315

CERTIFICATION OF COUNSEL REGARDING THE EIGHTEENTH OMNIBUS (NON-SUBSTANTIVE) OBJECTION TO CLAIMS PURSUANT TO SECTION 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULES 3003 AND 3007 AND LOCAL RULE 3007-1

- I, Gregory A. Taylor, hereby certify the following:
- 1. I am an attorney with Ashby & Geddes, P.A., Delaware Counsel to Walker, Truesdell & Associates, in its capacity as Plan Administrator (the "Plan Administrator"), with respect to the above-captioned case,
- 2. On November 4, 2004, the Plan Administrator filed and served the Eighteenth Omnibus Objection (Non-Substantive) to Claims Pursuant to Section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007 and Local Rule 3007-1 [Docket No. 5264] (the "Eighteenth Omnibus Objection"). Schedules of the claims subject to objection via the Eighteenth Omnibus Objection were attached to the Eighteenth Omnibus Objection as Exhibits A and B (the "Eighteenth Omnibus Objection Exhibits").
- 3. On December 7, 2004, the Court convened a hearing and subsequently entered an Order approving the Eighteenth Omnibus Objection [Docket No. 5315] (the "Eighteenth

DKT. NO. 5325

The Debtors were substantively consolidated on May 3, 2004 pursuant to Section 4.1 of the Second Amended Joint Chapter 11 Liquidating Plan confirmed on April 23, 2004 and made effective on May 3, 2004. On June 21, 2004, this Court entered a final decree closing the Chapter 11 cases of Budget Group, Inc.'s United States debtor subsidiaries.

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Omnibus Order"). Following entry of the Eighteenth Omnibus Order, the Plan Administrator

discovered that the Eighteenth Omnibus Order incorrectly references the Exhibits attached

thereto.

4. Specifically, the Eighteenth Omnibus Objection Proposed Order refers to the

claims identified on Exhibit A attached to the Order as "No Documentation Claims to be

Disallowed and Expunged," when in fact such claims are identified on Exhibit A as "Late Filed

Claims to be Disallowed and Expunged," and, conversely, the Order refers to the claims

identified on Exhibit B attached to the Order as "Late Filed Claims to be Disallowed and

Expunged," when in fact such claims are identified on Exhibit B as "No Documentation Claims

to be Disallowed and Expunged."

5. Thus, in order to correct the record, the undersigned counsel to the Plan

Administrator hereby submits the form of Amended Order approving the Eighteenth Omnibus

Objection attached hereto as Exhibit 1, which correctly references the claims identified on the

Eighteenth Omnibus Objection Exhibits. Accordingly, the undersigned respectfully requests

entry of the Amended Order attached hereto as Exhibit 1 at the Court's earliest convenience.

Dated: December 10, 2004

ASHBY & GEDDES, P.A.

William P. Bowden (LD. #2553)

Gregory A. Taylor (I.D. #4008)

222 Delaware Avenue, 17th Floor

P.O. Box 1150

Wilmington, DE 19899

(302) 654-1888

-and-

BROWN RUDNICK BERLACK ISRAELS LLP Peter J. Antoszyk, Esq. Daniel J. Saval, Esq. One Financial Center Boston, MA 02111 (617) 856-8200

Counsel to the Plan Administrator

151054.1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

BRAC GROUP, INC. (f/k/a Budget Group, Inc.),

Reorganized Debtor.1

Chapter 11

Case No. 02-12152 (JLP)

Related Docket Nos. 5264 and 5315

AMENDED ORDER APPROVING EIGHTEENTH OMNIBUS (NON-SUBSTANTIVE) OBJECTION TO CLAIMS PURSUANT TO SECTION 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULES 3003 AND 3007 AND LOCAL RULE 3007-1

Upon consideration of the Eighteenth Omnibus (Non-Substantive) Objection to Claims

Pursuant to Section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007 and Local

Rule 3007-1 (the "Objection"); by which the Plan Administrator requested the entry of an order

disallowing in full and expunging each of the claims listed on Exhibits A and B attached to the

Objection; and after hearing and consideration of the Objection and arguments contained therein,

and the opposition thereto, if any; and the Court finding that (a) the Court has jurisdiction over

this matter pursuant to Article XI of the Plan, 28 U S.C. §§ 157 and 1334, (b) this is a core

proceeding pursuant to 28 U S.C. § 157(b)(2), and (c) notice of the Objection was due and proper

under the circumstances; and good and sufficient cause appearing therefor, it is hereby

ORDERED, that the Objection is sustained as provided herein; and it is further ORDERED, that the Late Filed Claims identified as "Late Filed Claims to be Disallowed and Expunged" on Exhibit A attached hereto are disallowed in full and expunged in their

¹ The Debtors were substantively consolidated on May 3, 2004 pursuant to Section 4.1 of the Second Amended Joint Chapter 11 Liquidating Plan confirmed on April 23, 2004 and made effective on May 3, 2004. On June 21, 2004, this Court entered a final decree closing the Chapter 11 cases of Budget Group, Inc.'s United States debtor subsidiaries.

² Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Objection.

Late Filed Claims to be Disallowed and Expunged Exhibit A - Eighteenth Omnibus (Non-Substantive) Objection

BRAC Group, Inc. fittis Budget Group, Inc., gt al... Case No. 02-12152

| Claim Im Priority Status Basis for Objection | .00 U The proof of claim was filed after the Bar Date. | .00 U The proof of claim was filed after the Bar Date. | .00 U The proof of claim was filed after the Bar Date. |
|--|--|--|---|
| Date Total Claim Filed Amount | 05/20/2004 \$10,000.00 | 05/27/2004 \$150,000.00 | 05/28/2003 \$70,000.00 |
| Case Cla | 02-12152 | 02-12152 | 02-12167 |
| Claim Number | 00005233 | 00005238 | 00004910 |
| Creditor Name and Address | 6108825 COMANS, JAMES C/O WALTZER & ASSOCIATES BRUCE C. WALTZER 3715 WESTBANK EXP. SUITE 13 HARVEY, LA 70058 | 6112997 DOTTERY, LARRY II CO MARC MENDELSON, ESQ. RITA KOSTOPOULOS, ESQ. 19080 WEST TEN MILE ROAD SOUTHFIELD, MI 48075 | 5312069 MCCOY, GERINA 3160 VIRGINIA DOWNS APT. A MONTGOMERY, AL 36116 |

PAGE 1 OF 2

Class Key: A - Administrative, P - Priority, S - Secured, U - Unsecured, K - Untrrown

* Plus, in certain instances, additional contingencies, uniquidated amounts, interest, penalties and/or fees.

The Trumbull Group, 4 Griffin Road North, Windsor, CT 06095

860-687-7596

version_01

Late Filed Claims to be Disallowed and Expunged Exhibit A - Eighteenth Omnibus (Non-Substantive) Objection

| Basis for Objection | The proof of claim was filled after the Bar Date. | The proof of claim was filed after the Bar Date. | |
|-----------------------------|--|---|----------------|
| Basis for | The proof of al | The proof of ci- | |
| Claim Priority Status | Þ | > | |
| Total Claim Amount | \$305.71 | \$1,000,000.00 | \$1,230,305.71 |
| Date Claim Filed | 06/21/2004 | 03/11/2004 | |
| Case Number | 02-12152 | 02-12152 | |
| Cialm Number | 00006312 | 00005209 | 10 |
| Creditor Name and Address | 6160725 MILICANI BACK CARE CENTER, INC. TED CHUN, D.C., CHIROPRACTOR 95-720 LANIKUHANA AVE. MILICANI, HI 96789 | 5863928 MOORE, MICHELLE & KEITH C/O WILLIAM W. PRICE, P.A., ATTORNEY A NEIL P. ANTHONY 320 FERN STREET WEST PALM BEACH, FL 33401 | TOTALS: |

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· END OF LATE EXHIBIT ·

PAGE 2 OF 2

Class Key: A - Administrative, P - Priority, S - Secured, U - Unsecured, K - Unknown

* Plus, in certain instances, additional contingencies, unliquidated emounts, interest, penalties and/or fees.

860-687-7596

The Trumbull Group, 4 Griffin Road North, Windsor, CT 06095

version_01

| Reason for Proposed Disallowance | The claimant has submitted no documentation to support the claim. | The claimant has submitted no documentation to support the claim. | |
|----------------------------------|--|---|------------------------------|
| Claim Priority Status | | 5 | |
| Total Calm Amount | \$70,000.00 | \$70,000.00 | \$140,000.00 BIT - |
| Date Ctaim Filed | 06/10/2004 | 05/28/2003 | \$ END OF NODOC EXHIBIT - |
| Case Number | 02-12152 | 02-12167 | |
| Chalm | 00006293 | 00004910 | 7 |
| Creditor Name and Address | 5772548 BELGRAVE, MICHAEL 311 TAFT AVE. CLEVELAND, TX 77327 | 5312089 MOCOY, GERINA 3160 VIRGINIA DOWNS APT. A MONTGOMERY, AL 36116 | TOTALS: |

PAGE 1 OF 1

Class Key: A - Administrative, P - Priority, S - Secured, U - Unsecured, K - Unknown

* Plus, in certain instances, additional contingencies, unliquidated amounts, interest, penalties and/or fees,

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860-687-7596

version_01

CERTIFICATE OF SERVICE

I, Gregory A. Taylor, hereby certify that, on the 10th day of December 2004, I caused a true and correct copy of the Certification of Counsel Regarding the Eighteenth Omnibus (Non-Substantive) Objection to Claims Pursuant to Section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007 and Local Rule 3007-1 be served upon the attached service list by U.S. Mail, postage pre-paid, or in the manner so indicated:

Gregory A. Taylor (I.P. #4008)

120926v2

In re BRAC Group, Inc.; Case No. 02-12152 (CGC)
Post-Effective Date Rule 2002 Service List for 18th Omn. Cl. Obj. 149640.1

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New York, New York 10036
Budget Rent A Car System

Budget Group, Inc. Attn: David Coonfield 125 Basin Street, Suite 210 Daytona Beach, FL 32114 Debtor

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Miscellaneous:

02-12152-JLP BRAC Group, Inc., et al (f/k/a Budget Group, Inc.)

U.S. Bankruptcy Court

District of Delaware

Notice of Electronic Filing

The following transaction was received from Taylor, Gregory Alan entered on 12/10/2004 at 10:37 AM EST and filed on 12/10/2004

Case Name:

BRAC Group, Inc., et al (f/k/a Budget Group, Inc)

Case Number:

02-12152-ЛГР

Document Number: 5325

Docket Text:

Certification of Counsel Regarding Eighteenth Omnibus (Non-Substantive) Objection to Claims Pursuant to Section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007 and Local Rule 3007-1 (related document(s)[5264], [5315]) Filed by Plan Administrator (Taylor, Gregory)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:C:\Documents and Settings\JSchier%\Desktop\coc.pdf

Electronic document Stamp:

[STAMP bkecfStamp_ID=983460418 [Date=12/10/2004] [FileNumber=3246951-0] [839edc20061dff679fe929f335e163924444f92e84ccf1f16958ed4a0561832bef7b5d8b600e83eab54e8f27b1107ff69d2365fa3362d3ceb7e016cf0e4cf4e5]]

02-12152-JLP Notice will be electronically mailed to:

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